



Henri Duong
316 1/2 E Glendon way
Alhambra, CA-91801

“ Remarks ”

July 14, 2007

Subject: Application no. 10/669,668 filing date 09/23/2003 Art Unit: 3628

U.S. Patent & Trademark Office
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Ms. Examiner,

I am referring to your Advisory Action of 07/11/2007 stating that the latest amendment of June 7, 2007 fails to place the application in condition for allowance because the claims raise new issues.

After the complete review upon the following elements:

- My previous amended claims of 02/05/2007 claiming process of the subject matter, which was rejected by your office action thereafter by the reason of written claims being (1) non-concrete and non-tangible result and (2) the process missing the necessary steps
- My latest amended claims of 07/11/2007 claiming commercial line putting into practice transformed from the original process of the subject matter, (2) the necessary steps to operate and (3) its profitable result

that I do not find any new issues among them.

Your Advisory Action requests that the applicant must timely file as a Notice of Appeal (with appeal fee) to avoid abandonment of the application so a Notice of Appeal was filed with a check as enclosure in view of the running time limit.

You are requested to check it over and refund my check if my evidence is correct.

Thank you for your assistance.

Respectfully,

Henri Duong